

Secondly, That he shall, at the time of his application to be admitted, declare on

Sec. 3. *And whereas*, doubts have arisen whether certain courts of record in some of the States, are included within the description of district or circuit courts: *Be it further enacted*, that every court of record in any individual State, having common law jurisdiction and a seal and clerk or prothonotary, shall be considered as a district court within the mean-

Lexington, May 14.

A letter from London, dated early in March, received in Baltimore, from a source of unquestionable credentials states, that considerable changes in the ministry were in contemplation; Mr. Erskine was certainly to succeed to the honours and emoluments of lord Kenyon, who wished to retire from his seat in the King's bench—and, as considerable doubts were entertained in the best informed circles of the success of the negotiations at Amiens, Mr. Pitt & Fox, were in the

NOTICE

I S hereby given, that commissioners appointed by the court of Clarke county, will meet on Tuesday, the 22d of June, 1832, if dry, and if not, the next dry day; at the house of John Alexander, to take depositions of witnesses, to establish the beginning and other calls, of a certain tract of land, of five hundred acres, entered in the name of John Wilson, living on the waters of Jewer's creek, near M'Ge'e's station; and to do such other things as may be necessary and according to law.

73

For which I will pay CASH.—For fur-
ther particulars enquire of the printers,
E. T. WINTER, Junr.,
Mouth of Tarr's Creek,
April 30, 1802.

SACRED TO THE MUSES.

SPRING.

Array'd in finiles, and borne on Hope's gay wing,
Exulting comes the child of nature, SPRING,
Amid congenial elements the moves,
And all the bounties of her God improves;
Deeply deprest'd by Winter's cruel strife,
Earth feels her presence, "redolent of life"
Warm'd by her breath, the infant plants arise,
And spread their grateful bosoms to the skies;
For sobbing dews entreat, but ask in vain,
The chilling tempest sweeps along the plain;
How gainst its power shall the weak bud contend,
When, proud in strength, the stubborn oak must bend?
Low on the turf the embryo beauty cast,
Pants, or expires beneath th' inclement blast!
'Till, all its rage dissipp'd, the flower again
Expands to life, and reassumes its reign.

ANECDOTE.

An Irish soldier once returning from battle in the night, marching a little way behind his companion, called out to him—
"Hallo, Pat, I have catch a Yankee!"
—Bring him along then! Bring him along then!"—Aye, but he won't come!"—Why then come away without him!"—By Jafus but he won't let me."

NEW & CHEAP STORE.

Lewis Sanders, & Co.

HAVE received from Philadelphia, and are now opening a choice and general assortment of

MERCHANDIZE,

Consisting of
DRY GOODS, viz.
Superfine Glazings,
Velvets and Fancy Goods,
India Mullins, which they would sell low for cash, by the original package.
Figured, plain & glazed cambric do.
Tanned & plain Jacket do.
Ditto Book do.
A choice assortment of Chintzes & Calicos of the newest and most fashionable patterns;
India silk, Romals & Bandanas,
Irish Linen, fold very low by the piece;
Luttrells, Satins & Sarinets,
Mairilles Watercoloring,
A large assortment of Umbrellas, &c.
A very general assortment of Hardware, German, Cawley & English Blister Steel, Vices,
A general assortment of Saddlery &c. China, Glass, Queens & Tin ware,
Groceries,
Coffee, Teas,
Spices, Dye Stuffs,
Beef Red Bark for sale by the pound or larger quantity;
Port Wine,
Bengal, Spanish and French Indigo,
Annatto,
Cotton and Wool Cards, &c. &c.
Having laid in the above assortment on such terms as will enable them to give greater bargains than has heretofore been given in this place, they flatter themselves that the purchaser will find it in his interest to give them a call. No credit on any terms whatever.

Lexington, 2d April, 1862.

FOR SALE,

THE Property lately occupied in this town, by Mr. Arthur Thompson, and at present by Mr. Dellum, consisting of Two New Two Story

FRAME HOUSES,

neatly finished, large and convenient Cellars, a large frame Stable and Kitchen, good Smoke-House, and Three Lots belonging to the above premises. Also two hundred acres of GOOD QUALITY LAND, lying on the head of Salt River, about seven miles from this town; the title clear of every kind of dispute; the Land is well watered, but entirely unimproved. A liberal credit will be given for the payment, and the whole amount will be received in Produce. The terms will be made known by application to Messrs. Cochran & Thibault, merchants, of Philadelphia, or the Subscribers, in Danville.

Danville, 9th February, 1861

NOTICE.

AS I have invented a Machine for the CUTTING OF NAILS, which will on a moderate calculation, cut one thousand pounds of Iron into Nails of any size, in twelve hours; and have thence a model thereof, to a number of my friends and acquaintances; also, have taken the proper steps to obtain a patent for the same, I do hereby forewarn all persons from making use of said invention, under the penalty of what the law directs in such cases.

EDWD. WEST.

Lexington, 24th March, 1862.

ALEXANDER PARKER & Co.

Have just imported from Philadelphia, and opened at their STORE, in Lexington, on Main Street, opposite the Court house,

A Very Large, and Well Assorted Cargo

MERCHANDIZE,

Consisting of
DRY GOODS,
GROCERIES,
HARD WARE,
QUEENS, GLASS, CHINA,
WARES, &c.

WHICH have been laid in on lower terms than usual, and which will be sold accordingly, for Cash, Hemp, and Country made Sugar. — To avoid the great trouble and expence attending the collection of debts, no accounts will be opened.

Lexington, April 1, 1862.

LAST NOTICE.

ALL those indebted to the subscriber, by bond, note, or book account—besides those indebted to the estates of JAMES & WILLIAM PARKER deceased, are requested to make payment of the respective moneys due, before the first of June next. Those who fail to comply with this notice, may depend on suits being commenced against them without diffculation.

ALEXANDER PARKER.

Lexington, April 1, 1862.

LAST NOICEE,

In the case of JOHN NANCARROW
[A BANKRUPT.]

WHEREAS a commission of Bankruptcy, founded upon the act of Congress of the United States, passed on the fourth day of April 1862, entitled "An act to establish an uniform system of Bankruptcy throughout the United States," has been awarded and issued against John Nancarrow, in the town of Lexington and district of Kentucky, merchant; and he has been declared a bankrupt. Wherefore the said John Nancarrow is hereby required to surrender himself, to the commissioners, in the said commission named, or the major part of them on the 10th and 24th days of April, and on the 10th day of May next, at 3 o'clock in the afternoon of each day, at the office of the District court in the town of Lexington, and make a full discovery and disclosure of his estate and effects, when and where his creditors are to come prepared to prove their debts, and at the second sitting to choose assignees, and at the last sitting the said Bankrupt is required to finish his examination: All persons indebted to said Bankrupt, or who have any of his effects, are not to pay or deliver the same but to whom the commissioners shall appoint.

Will. Morion,
John Bradford, } Comrs.
John Jordan, jun.

Lexington, March 27th 1862.

NOTICE.

PUBLIC ENTERTAINMENT
Will be kept at the
SIGN OF THE BUFFALO, E.

On Main Street in Lexington, opposite the Public Square.

WAGON'S

R. BRADLEY

RESPECTFULLY announces that he succeeds Major WAGON, in the commodious Brick House and Stables, which he lately occupied in this place, with a revision of assistants and servants, arranged to respective departments; which together with that peculiar respect shown himself while with Major Wagon, emboldens him to anticipate a patronage from GENTLE GUESTS, ONLY, as durable as his solicitude to please.

Lexington, 15th Feb. 1862.

THE President and Directors of the Kentucky insurance company, think it their duty to inform their fellow citizens and the public in general, that they are now organized, and ready to receive proposals to insure vessels or boats of every description, on their voyages up or down the Western waters, or at sea. Application may be made at their office in Lexington, accompanied with declaration of the shipper and certificate containing the name, burthen, dimensions and the goodness of the said vessel or boat, their being well found for the intended voyage, the bill of lading or manifest of the cargo, the port from which they sail and place of destination. Further information may be had at their office.

Lexington, 11th February, 1862.

JAMES MACCOUN,

Has just received from Philadelphia, a large and well selected assortment of
MERCHANDIZE,
Of the latest importations from Europe.
A NO now opening at his Store on Main Street, nearly opposite the Market house, which will be sold at the LOWEST PRICES for CASH.

Also, from his

Nail Manufactory.

A constant supply of Cut and Hammered

NAILS, of the best quality.

Lexington, January 18, 1862.

WANTED,

QUANTITY OF

MERCHANTABLE WHISKET,

(Delivered at Frankfort should be preferred)

Apply to

MACBEAN & POTZER.

Lexington, 26th, Feb. 1862.

For the information of those who wish to

make INSURANCE.

APPLICATION for insurance must be accompanied with a certificate, specifying the length and width of the vessel or boat, the cable, stern-fast, number of oars, pump and canoe or skiff, the number of hands, &c. which ought to be given by persons who are judges, and who are disinterested reputable men.

A bill of lading signed by the captain, or a manifest signed by the inspector, which shall specify the whole of the cargo on board, or to be put on board—it must also state where the boat or vessel lies—where the will take in her cargo—when the will take her departure; or if she has failed, the time when, and the port to which she is bound; and if any information has been received from her since she failed, it must be communicated. The insurance does not commence until the vessel is under way, on her intended voyage and the premium paid.

In all cases of loss, if practicable, a survey must be made by disinterested men, who are to state in writing, what in their opinion is necessary to be done, for the interest of the parties concerned; as also a protest to be entered by the captain on oath, in which the hands must sign, stating particularly the loss, where and how it happened, and what cargo was then on board.

In case a boat or vessel be lost, it is the duty of the captain and hands, to use all possible means to recover the whole or which labor and expence the cargo, for will pay their proportionable part.

No boat which is insured, must attempt to pass the Falls of the Ohio, without taking a pilot on board.

Any shipper, who intends to tarry at any port or place on the voyage, for the benefit of trading, or other purposes, must have an article to that effect, inserted in the policy of insurance.

Published by order of the Directors,
WILLIAM MACBEAN, Clk.

March 4th, 1862.

AS my Son Tandy Ruberford, has without any just cause eloped from out of my care, or jurisdiction, I hereby forewarn any person or persons, whatever, from dealing with him, or harbouring him by any means, as I shall not spare putting the law in force against any body that will be liable for the above breach, &c.
Archibald Ruberford.

March 23, 1862.

NOTICE

HAVING removed my family to a farm in the neighborhood of Lexington, and intending still to do my business in town, I think it necessary to inform my clients that except during the sessions of the Court of Appeals, General Court, and Circuit Court of the United States for Kentucky and the Territories North-West of the Ohio, I shall attend at my office in Lexington, every day, from nine o'clock in the morning, until one in the afternoon, at which time and place, all who have business with me must attend.

I. HUGHES.

Lexington, September 11th, 1861.

PRIVATE ENTERTAINMENT.

WILLIAM EDWARDS

RESPECTFULLY informs his friends and the public in general, that he has taken that elegant BRICK HOUSE opposite Bradford's Printing office; where he intends keeping

PRIVATE ENTERTAINMENT

FOR MAN AND HORSE.

From the commodious construction of the house, and the attention that will be paid to those who may please to call on him, he flatters himself that he will merit and receive a portion of the public favors.

SELECT PARTIES

May at any time be accommodated with private rooms.

Lexington, April 30th, 1862.

FOR SALE

At this Office,

THE KENTUCKY LAWS.

1 Vol.—Price 4 Dols.

CLARKE COUNTY.

March Court of Quarter Sessions 1862.

Robert Clark jun. Compt.

v. s.

James M' Millin, Robert M' Millin, Theodore Spaw, Gabriel Johnson, Gen. Washington Johnson, John Harrison & Mary his wife, Robert Floyd & Susanna his wife, Robert Johnson & adms. of the said Benj. Johnson & Barris Johnson (widow) & James C. Johnson, son & heir of Wm. Johnson, who was another heir of the said Benj. Johnson & Lancelotte Jenkins & Anthony Jenkins, James Duncan & Wm. Rogers.

IN CHANCERY.

THE defendants Theodoros Spaw, not having entered his appearance herein agreeable to law and the rules of this court; and it appearing by satisfactory proof, that he is not an inhabitant of this state—on the motion of the complainant by his counsel, it is ordered, that the said defendant do appear here on the first day of the next June term, and answer the complainant's bill; or otherwise the same will be taken for confessed—and that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively; another copy posted at the door of the court house, in the town of Winchester; and another copy published at the door of the Stone meeting house on Howard's creek, some Sunday immediately after Divine service.

(A Copy.)

Tate

David S. Collins, D.C.C.Q.S.

FOR SALE, For CASH

285 ACRES OF FIRST RATE LAND, LYING on the Rolling Fork of Salt River, opposite Gooden's station, and near to the road leading from Baird-town to Hardin Court house, about half way between the two places; good title, it being a choice piece out of Honeyman's 2,000 acre tract.

Also 1500 ACRES, the one moiety of 3,000 acres of military land, located for F. Woodson, in 1780, on the Ohio; it is land of the best quality; but has been taken within the Indian boundary and will, therefore, be sold at a price to low, as to authorize a monied man to purchase on speculation. For terms enquire of Mr. John Caldwell, of Baird-town; Mr. Geo. Clarke, of Fayette, or of

CUTH. BANKS.

Lexington, April 28th, 1862. 6uf

TAKEN up by the

county, near Booneborough,

ONE SORREL MARE,

A star in her forehead, supposed to be seven years old, about fourteen hands high, branded, supposed to be S on the near shoulder and jaw, valued to £13 10

AR.

One small SORREL HORSE, About three years old, with a small bell on, a small star in his forehead, about fourteen hands high, no brand perceivable, valued to £10.

JOHN DYCHE.

Feb. 23, 1862.

MILLS

FOR SALE.

THE subscriber has for sale 126 ACRES of LAND, Lying on Lower Howard's creek, in Clarke county, the former property of James Bryant;

There is on it an elegant

TWO STORY DWELLING HOUSE,

A GOOD COUNTRY GRIST MILL,

A GOOD NEW FULLING MILL,

in good repair, well established;

A GOOD STILL HOUSE.

The buildings all well built of Stone, with other improvements.

A MEADOW, ORCHARD,

and other LAND in cultivation;

with never failing SPRINGS of the best of water.

The whole will be sold together or a part; with a MILL SEAT.

The best that is known in this county, for a Merchant Mill; the convenience and quality of STONE for building is scarce to be found—it is within two miles of Booneborough, six of Winchester, fifteen of Lexington. A general warranty deed will be given. Terms will be made known by the subscriber living on the premises.

WILLIAM TAYLOR.

April 14th, 1862.

4A

I HAVE AN ORLEAN BOAT

FOR SALE,

45 FEET LONG & 14 WIDE,

Strong & Well Built, with

4 OARS, CABLE, &c.

5

IT lies at Fulgerfon's ferry on the Kentucky river. For terms apply to the subscriber near the Cross-Flains, or the printer hereof.

Benjamin Grimes,

April 15th, 1862.

of

WINCHESTER'S DIALOGUES,

For sale at this office.